William D. Hyslop 1 **United States Attorney** 2 Eastern District of Washington 3 Tyler H.L. Tornabene **Assistant United States Attorney** 4 Daniel H. Fruchter 5 **Assistant United States Attorney** Post Office Box 1494 6 Spokane, WA 99210-1494 7 Telephone: (509) 353-2767 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF WASHINGTON 10 11 UNITED STATES OF AMERICA, 12 Plaintiff, Case No. 4:18-CR-06054-EFS 13 United States' Supplemental Exhibit V. 14 List 15 SAMI ANWAR, MID COLUMBIA RESEARCH, LLC, and ZAIN 16 RESEARCH, LLC, 17 18 Defendant. 19 Plaintiff, United States of America, by and through William D. Hyslop, 20 United States Attorney for the Eastern District of Washington, and Tyler H.L. 21 Tornabene, Assistant United States Attorney for the Eastern District of 22 Washington, and Daniel H. Fruchter, Assistant United States Attorney for the 23 Eastern District of Washington, submits the following Supplemental Exhibit List, 24 25 adding the following exhibits to the United States' Exhibit List (ECF No. 130): 26 Beg. Bates Ex. **End Bates** Description 27 Hashmi FDA 1572 May 14 2015 439 13003571 13003573 28

United States' Supplemental Exhibit List - 1

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440	13000877	13000879	Hashmi FDA 1572 April 15 2014
441	13000874	13000876	Hashmi FDA 1572 June 16 2015
442	N/A		Stipulation RE Interstate Wires and Mails
443	N/A		Stipulation RE Drug Evidence and Forensic
			Lab Results

On November 2, 2019, the United States provided written notice to the defense of its intent to offer exhibits 439, 440, and 441 pursuant to Fed. R. Evid. 902(11) notice and certification requirements. Exhibits 442 and 443 are stipulations between the parties that have also been filed as ECF Nos. 150 and 149 respectively.

RESPECTFULLY SUBMITTED this 5th day of November, 2019,

WILLIAM D. HYSLOP UNITED STATES ATTORNEY

s/ Tyler H.L. TornabeneTyler H.L. TornabeneDaniel Hugo FruchterAssistant United States Attorneys

CERTIFICATE OF SERVICE

I hereby certify that on November 5, 2019, I electronically filed the foregoing with the Clerk of the Court and parties of record using the CM/ECF System, which will send notification of such filing to the following:

John Gary Metro, counsel for the Defendants

<u>s/Tyler H.L. Tornabene</u>Tyler H.L. TornabeneAssistant United States Attorney